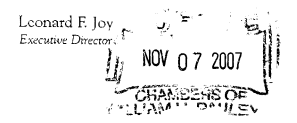
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## Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392



November 7, 2006

Southern District of New York John J. Byrnes Attorney-in-Charge

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VIA FACSIMILE William H. Pauley III United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

United States v. Samuel Barrolle 07 Cr. 342 (WHP)

Dear Judge Pauley:

I write on behalf of my client, Samuel Barrolle, to respectfully request an adjournment of his sentencing, which is scheduled for November 30, 2007, in order to allow the defense adequate time to research various sentencing issues and prepare a sentencing submission. I have spoken to Special Assistant U.S. Attorney John N. Kane, who has no objection to an adjournment. Mr. Kane will be in trial in Buffalo, New York, during much of January and early February. Accordingly, if it is convenient to the Court, the parties respectfully request a date in the third or fourth week of February. Mr. Barrolle is out on bail and has been in perfect compliance with the conditions of his release.

Thank you for your consideration of this request.

Respectfully Submitted,

Deirdre D. von Dornum

Assistant Federal Defender

(212)<u>4</u>17-8767

John N. Kane CC:

Special Assistant U.S. Attorney

(Via Fax: (202) 616-1786)

Application Granted · SENTENCING
Adjourned to 2-29-08 at
OORDERED: 2:30 p.m.

SO ORDERED: